EX PARTE PROTECTION ORDER	State of Alabama Unified Jud	icial System Form C-4 (Page 1 of	f 3) Rev. 1/2016
(Protection from Abuse Act) § 30-5-1, et seq., Ala. Code 1975	Case No		
Amended Order For Cases Filed on or After January 1, 2016	In the Circuit Court of _		County, Alabama
PLAINTIFF (Victim)			
First Middle Last and any minor(s) on whose behalf the Petition for Protection from Abuse was filed [List Name	Ot	tte of Birth (DOB) of Plaintiff (V her Protected Persons(s) [List Nan	
V.			
DEFENDANT		DEFENDANT ID	
		DEFENDANT ID	
First Middle Last		SEX RACE DO	OB HT WT
Relationship to Victim: Spouse Form Common-Law Marriage Former Comm		EYES HAIR	DISTINGUISHING FEATURES
Child in Common			CT L TO DE LOS D
Current or Former Dating Relationship Current or Former Household Member		DRIVER'S LICENSE#	STATE EXP. DATE
Relative of Current or Former Household	Member:	VEHICLE	TAG#
Parent Stepparent Child Stepchild			
Defendant's Home Address & Telephone #:			
	arm Knife Hands, Feet, I	Fist Other:	
THE COURT HEREBY FINDS (Check all that ap			
Pursuant to the sworn Affidavit/Petition and/or testimony matter under the law of the State and the Defendant is bei	ng provided with sufficient notice,	rom abuse, the Court finds that it including notice of his right to re	has jurisdiction over the parties and equest a hearing within 10 days of
service, in order to protect his or her rights to due process. A temporary order is necessary to prevent abuse.	5.		
The Defendant represents a credible threat to the phys any designated person to wit:	ical safety of the: Plaintiff; and	or child(ren); and/or	
THE COURT HEREBY ORDERS (Check all the That the above-named Defendant be enjoined from the		acts of abuse as defined in the Pro	ntection from Abuse Act
That the above-named Defendant be restrained from a	any contact with the Plaintiff, ar		designated person, to wit:
The terms of this order shall be effective until AND ENFORCEABLE IN ALL COUNTIES IN TOUR POWERS PURSUANT TO SECTION 15-10-3 TO		AW ENFORCEMENT OFFICE	ourt. THIS ORDER IS VALID ERS MAY USE THEIR ARREST
	NOTICE TO LAW ENFORCE		
This Order shall be enforced, even without registrati may be enforced by Tribal lands (18 U.S.C.A. Section 18 U.S.C.A. Section 19 U.S.C.A. Section		ent officer of any state, the Distric	ct of Columbia, any U.S. territory, and
This Order shall be enforced, even without registrati U. S. territory, and may be enforced by Tribal Lands may result in penalties, including federal imprisonm or receiving any firearm or ammunition while subje [18 U.S.C.A. Sections 922(g)(8) and 922(g)(9)]. Se or elsewhere of a misdemeanor offense of domestic or her possession or under his or her control. This C violation of this ORDER is a Class A misdemeanor. final hearing prior to 10 days of perfection of services.	s (18 U.S.C.A. Section 2265). Cross sent (18 U.S.C.A. Section 2262). Feect to a qualified protection order or ction 13A-11-72(a) provides that it eviolence or subject to a valid protection is also enforceable on U.S. De Section 13A-6-142, Ala. Code 197	cement officer of any State, the Di ing state, territorial or tribal bound deral law provides penalties for po after being convicted of a misdem is a Class C felony for a person ce ection order for domestic abuse to expartment of Defense installations 5. The Defendant is notified the h	daries to violate this Order assessing, transporting, shipping, teanor crime of domestic violence onvicted in the State of Alabama own a firearm or have one in his (10 U.S.C.A. Section 1561a). A
	THE COURT CAN CHANG py-Law Enforcement		Defendant

Judge's Initials:

State of Alabama Unified Judicial System Form C-4 (Page 2 of 3) Rev. 1/2016 EX PARTE PROTECTION ORDER (Protection from Abuse Act) Case No._ § 30-5-1, et seq., Ala. Code 1975 Amended Order In the Circuit Court of County, Alabama THE COURT FURTHER ORDERS THAT (Check all that apply): (1) The Defendant is enjoined from threatening to commit, or committing acts of abuse, as defined in the Protection from Abuse Act, against Plaintiff, and/or child(ren) of the Plaintiff; and/or any designated person, to wit: (2) The Defendant is restrained and enjoined from harassing, stalking, annoying, engaging in conduct that would threatening or place the following in reasonable fear of bodily injury, the: Plaintiff; and/or child(ren) of the Plaintiff; and/or any designated perchildren of the Plaintiff. . or from contacting the Plaintiff and/or (3) The Defendant is restrained and enjoined from having physical or violent contact with: the Plaintiff or the Plantiff's property; place of employment; school; and/or the child(ren)'s: residence; place of employment; school; and/or any designated person's, toresidence; place of employment; school. The Defendant is ordered to stay away from any specified place, as designated below which the court determines the Defendant has no the Plaintiff; child(ren); and/or legitimate reason to frequent, frequented by any designated person. Name(s) and location(s) of the other specified place(s): _ residence (even if the residence is shared The Defendant is ordered to not go within feet (minimum of 300 feet) of the Plaintiff's with the Plaintiff); school; and/or place of employment; and/or the child(ren)'s place of employment; school; and/or any designated person's, to-wit: school and/or place of employment. (4) Temporary custody of the child(ren) of the parties is hereby awarded to: (5)The Defendant is enjoined from interfering with the Plaintiff's efforts to remove any of the Plaintiff's child(ren) or from removing any children from the jurisdiction of the court. I direct the appropriate law enforcement officer to accompany the Plaintiff during this effort. (6) The Defendant is enjoined from removing any child(ren) from the individual, to wit: , having legal custody of the child(ren), except as subsequently authorized by a custody or visitation order issued by a court of competent jurisdic-tion. (7) The Defendant is removed and excluded from the residence of the Plaintiff, regardless of ownership of the residence. (8) The possession and use of the automobile, awarded to and other essential personal effects, (Description, year, make) (Please specify) are awarded to ___ The appropriate law enforcement officer shall accompany the Plaintiff to the residence of the parties and/or other specified locations, toas necessary to protect the Plaintiff or any child(ren) from abuse. (9) The Defendant is prohibited from: transferring; concealing; encumbering; or otherwise disposing of specified property mutually owned or leased by the parties, as follows:

Original-Court Record Copy-Law Enforcement Copy-Plaintiff Copy-Defendant

Judge's Initials:

EX PARTE PROTECTION ORDER
(Protection from Abuse Act)
§ 30-5-1, et seq., Ala. Code 1975

State of Alabama Unified Judicial System Form C-4 Page 3 of 3	
Rev. 1/2016	
Case No	
In The Circuit Court of	_County, Alabama

Amended Order

		 :	
(11) Other (please specify)		·	
This matter is set for a final hearing on		(time) to be held at(place).	
The Defendant is advised that he or she has the right	t to counsel at this final hearing at	his or her expense, but not counsel appointed by the cou	ırt.
Date		Judge	
	RETURN ON SERVIC	E	
Return receipt of certified mail received in this	office on	(Date)	
certify that I personally delivered a copy of the	Ex Parte Protection Order to_	(Date)	
n	County, Alabama on	(Date)	
		(,	
Date	-	Server's Signature	
		Office Address of Server	
Type of Process Server		Office Address of Server	

Original-Court Record